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DD/S 69-1997

30 APR 1969

MEMORANDUM FOR: Chief, Regulations Control Branch/SSS

SUBJECT : Evulgate of Official Data - DD/S 68-0855

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2. [] had previously discussed this package with Mr. Coffey. It was felt that a revision to the [] series - e.g. a wrap-up statement with attachment C of subject paper included as Figure X in the [] series - might serve the intended purpose and be more easily accomplished than the writing of an all inclusive new regulation. You may have other thoughts as to how best go about it.

151
[]
Support Operations Staff/DDS

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DD/S 68-0855 - Memo dtd 9 Feb 68 to ADD/S frm C/SSS, same subj

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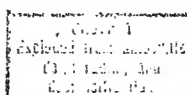
MEMORANDUM FOR: Assistant Deputy Director for Support

SUBJECT : Evulcation of Official Data

1. This memorandum contains a recommendation for your approval; the recommendation is contained in paragraph 7.
2. On 14 December 1967 the Regulations Committee met (list of attendants, Attachment A) to discuss the fragmentation within the regulations of information on the dispensing of CIA material outside the Agency.
3. After a wide-ranging discussion of the subject, [] charged the Regulations Control Branch with preparing a paper which would propose an Agency policy on the turning over of CIA material to recipients outside the Agency and which would summarize the present regulatory authorities for the procedures now in use. Attachment B is designed to satisfy those requirements. It has been put in the form that anticipates what a single regulation on dispensing CIA material might look like.
4. Attachment C is another summary of the same information but using the recipient instead of the dispensing component as the anchor point. It may well be that this approach would be a better way of discriminating among dissemination, release, and exchange.
5. The mechanics of a single all-encompassing regulation depend on the adoption of at least two umbrella terms as standard. These are "official data" and "evulcation" (Websters Unabridged: to publish; divulge). This frees the more familiar terms for continued use in their traditional ways and avoids hair-splitting hang-ups on dissemination and exchange; intelligence and intelligence information; release, disclosure, reveal, and liaison; and protected information, sources and methods, CIA-produced intelligence; etc. Desirably, all evulgating could be limited to dissemination, release, and exchange.
6. NSCID No. 1 authorizes the Director of Central Intelligence to disseminate national and interdepartmental intelligence to international bodies. The regulations are silent on this responsibility. A single regulation on evulcation seems a logical place to treat it.

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Subject: Evulgation of Official Data

7. It is recommended that you send Attachments B and C to the attendants at the previous meeting and invite them to another meeting of the Regulations Committee to discuss the following:

- a. The feasibility and desirability of writing a new regulation similar to Attachment B; and
- b. If agreed to, what component should have the responsibility for writing such a regulation.

A suggested covering memorandum is contained in Attachment D.



Chief, Support Services Staff

Attachments A, B, C, D

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ATTACHMENT B

EVULGATION

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1. POLICY. The evulgation of official data to non-CIA entities, foreign and domestic, shall be the responsibility of officials designated by the Director.

2. DEFINITIONS

- a. OFFICIAL DATA. All information in any form and classification in the possession of CIA.
- b. EVULGATION. Any divulgement of official data to any person or organization outside CIA.

3. RESPONSIBILITIES FOR EVULGATION

- a. THE DIRECTOR OF CENTRAL INTELLIGENCE is responsible for "release" of "intelligence" and "protected information" to the Executive Branch, in accordance with [REDACTED]. Suggest revision of [REDACTED] be put here but that the act of evulgating be confined to "release" and the product to "intelligence" and "information on sources and methods." This would do away with term "protected information" and its definition in [REDACTED] which, incidentally, essentially duplicates the definition of "official data" contained in [REDACTED] is currently under revision and contains a new definition for official data corresponding with the one suggested above.
- b. DEPUTY DIRECTOR FOR INTELLIGENCE is responsible for:
- (1) "Dissemination" to U.S. Government agencies of "finished intelligence," "finished substantive intelligence," "certain CIA-produced publications," "CIA-produced intelligence," and "intelligence information," as stated in [REDACTED] (dated 7 April 1952) be

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EVULGATION

rescinded and a revision of [] be put here, and that the act of evulgating be called "dissemination" and the product be called "national intelligence" and "interdepartmental intelligence" as defined and used in NSCID No. 1.

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(2) "Revealing" to [] of "classified defense

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information," per [] Suggest revision of [] (DDP working on) be put here, and that the act be called "exchange" and the product be called "official data," as defined above.

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c. DEPUTY DIRECTOR FOR PLANS is responsible for:

(1) "Exchange," "release," and "liaison" with foreign governments, except

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[] "classified defense information," "formal intelligence," and "intelligence and intelligence information," in

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accordance with [] Suggest/revision of [] (DDP working on) be put here and that the act of evulgating be called "exchange" and the product be called "official data," as defined above.

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(2) "Dissemination" of "DDP-produced intelligence" to U.S. Government agencies, although not specified in Agency regulations. Suggest a new paragraph be put here setting out the circumstances that DDP will "disseminate" "interdepartmental intelligence" to U.S. Government agencies.

(3) "Transmitting" "intelligence" to the FBI, [] Suggest that part

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of [] pertaining to DDP relationship with FBI be put here, and act of evulgating be called "exchange" and product be called "interdepartmental intelligence," as defined in NSCID No. 1.

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EVULGATION

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- d. DEPUTY DIRECTOR FOR SCIENCE AND TECHNOLOGY shall "develop and administer procedures for effecting dissemination" of "CIA-produced intelligence and intelligence information falling within the purview of the Atomic Energy Act of 1946" to U.S. Government agencies, in accordance with []

25X

25X1 Suggest rescission of [] and new paragraph put here to specify DDS&T responsibilities for "dissemination" of certain types of intelligence to U.S. Government agencies.

- e. DEPUTY DIRECTOR FOR SUPPORT is responsible for "liaison relationship" for exchanging "security data on personnel and installations" to FBI []

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25X1 Suggest that part of [] pertaining to Office of Security relationship with FBI be put here, and the act be called "exchange" and the product be called "security data."

- f. DEPUTY DIRECTORS are authorized to "disseminate" "critical information or intelligence data produced by his office" to U.S. Government agencies under circumstances prescribed by []. Suggest [] be rescinded and this general authority for any deputy director to disseminate under certain circumstances be perpetuated here.

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- g. LEGISLATIVE COUNSEL shall "release" "intelligence material" to the U.S. Congress, in accordance with []. Suggest revision of [] be put out here with act of evulgating described as "release" and product described as "official data."

25X

- h. OFFICE OF PLANNING, PROGRAMMING, AND BUDGETING is responsible for "liaison" with the Bureau of the Budget and with Congressional Appropriations Committee Staffs on "budgetary matters," [] (dated 10 May 1966). Suggest these activities be put here described as "release" of information on "budgetary matters."

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downgrading and
declassification

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EVULGATION

- i. DEPUTY TO THE DIRECTOR OF CENTRAL INTELLIGENCE FOR NATIONAL INTELLIGENCE PROGRAMS EVALUATION shall "release" and "transmit" "information" and "material" to the President's Foreign Intelligence Advisory Board, (see

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[] Suggest [] be revised and put here describing the act of evulgating as "disseminate" and the product, "official data."

- j. CIA CONTRACT NEGOTIATORS are authorized to "reveal" "classified defense information" to contractors, in accordance with [] Suggest this paragraph be revised to deal with the full scope of Agency-wide "release" of "official data" to contractors.

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- k. INDIVIDUAL EMPLOYEES, when authorized by the Director, may:

- (1) "Disclose" "protected information" to Congress. Suggest this part of

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[] be put here after being revised to more clearly set out the circumstances that an individual may "release" "official data" to Congress.

- (2) "Release" Agency information to representatives of public information

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media [] be added here, describing the act as "release" and the product, "official data."

4. RESTRICTIONS ON EVULGATION

- a. State "third Agency rule" here.
- b. State rule on clearing internally with component originator before evulgating official data.

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ATTACHMENT C

EVULGATION OF CIA OFFICIAL DATA

TO	BY	TYPE OFFICIAL DATA, AS USED IN REGULATIONS	REGULATORY AUTHORITY	ACTION IN REGULATIONS DESCRIBED AS	
1. The Executive Branch	The Director	"Intelligence," "protected information"		"Dissemination"	25X1
2. U.S. Congress	Legislative Counsel	"Intelligence Material"		"Release"	
	Individuals (when authorized by Director)	"Protected information"		"Disclosure"	
	O/PPB	Budgetary matters		"Maintaining liaison"	
3. U.S. Government Agencies	DDI	"Finished substantive intelligence," "Certain CIA-produced publications," "CIA-produced intelligence," and "intelligence information"		"Production and publication," "dissemination"	
	DDP	Unspecified	No authority in the regulations but apparently is accepted practice	Not described, but usually "disseminate" to U.S. Gov't agencies	
	DDS&T	"CIA-produced intelligence and intelligence information falling within the purview of the Atomic Energy Act of 1946"	(dated 7 April 1952) No more recent authority in the regulations	"Develop and administer procedures for effecting dissemination"	25X1
	Any Deputy Director	"Critical information or intelligence data produced by his office"		"Dissemination"	25X1
	Various Offices and Components	Functional specialties	Various, some specified, some inferred	"Liaison"	

EVULGATION OF CIA OFFICIAL DATA (Continued)

TO	BY	TYPE OFFICIAL DATA, AS USED IN REGULATIONS	REGULATORY AUTHORITY	ACTION IN REGULATIONS DESCRIBED AS
4. FBI, special	DDP	"Intelligence"		"Transmit"
	DDS	Security data on personnel and installations		"Liaison relationship"
5. Bureau of the Budget	O/PPB	"Budgetary matters"		"Liaison"
6. President's Foreign Intelligence Advisory Board	D/DCI/NIPE	"Information," "material"		"Release," "Transmit"
7. U.S. Contractors	Agency contract negotiators	"Classified defense information"		"Reveal"
8. Foreign Governments, 25X1 [redacted]	DDP	"Classified defense information," "formal intelligence," "intelli- gence and intelligence information"		"Release," "Exchange," "Liaison"
25X1 9. [redacted]	DDI	"Classified defense information"		"Reveal"
10. International Bodies	DCI, per NSCID No. 1	"National intelligence," "interdepartmental intelligence," per NSCID No. 1		"Dissemination" by NSCID No. 1
11. Public Information Media	Individuals (when authorized by the Director)	Agency information		"Release"

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ATTACHMENT D

DRAFT

MEMORANDUM FOR: Attendants at 14 December 1967 Meeting of Regulations Committee

SUBJECT : Evulgation of Official Data

1. As you no doubt recall on 14 December 1967 the Regulations Committee met to discuss the fragmentation within the regulations of information on the dispensing of CIA material outside the Agency. At the conclusion of the meeting Mr. Warfield charged the Regulations Control Branch with preparing a paper which would propose an Agency policy on the turning over of CIA material to recipients outside the Agency and which would summarize the present regulatory authorities for the procedures now in use. Attachment A is designed to satisfy those requirements. It has been put in the form that anticipates what a single regulation on dispensing CIA material might look like.

2. Attachment B is another summary of the same information but using the recipient instead of the dispensing component as the anchor point. It may well be that this approach would be a better way of discriminating among dissemination, release, and exchange.

3. The feasibility of writing a single all-encompassing regulation depends on the adoption of at least two umbrella terms as standard. These are "official data" and "evulgation" (Websters unabridged: to publish; divulge). Hopefully, this would free the traditional terms such as dissemination, release, exchange,

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intelligence, intelligence information, CIA-produced intelligence, finished intelligence, etc. and avoid hairsplitting hang-ups over their traditional uses.

4. I wish you would attend a meeting of the Regulations Committee at _____ hours on _____ 1968 to discuss Attachments A and B and to decide:

- a. The feasibility and desirability of writing a new regulation similar to Attachment A; and
- b. If agreed to do so, what component should have the responsibility for writing such a regulation.

JOHN W. COFFEY
Assistant Deputy Director for Support

Attachments

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ATTACHMENT A

EVULGATION

[REDACTED]
DRAFT

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1. POLICY. The evulgation of official data to non-CIA entities, foreign and domestic, shall be the responsibility of officials designated by the Director.

2. DEFINITIONS

- a. OFFICIAL DATA. All information in any form and classification in the possession of CIA.
- b. EVULGATION. Any divulgement of official data to any person or organization outside CIA.

3. RESPONSIBILITIES FOR EVULGATION

- a. THE DIRECTOR OF CENTRAL INTELLIGENCE is responsible for "release" of "intelligence" and "protected information" to the Executive Branch, in accordance with [REDACTED]. Suggest revision of [REDACTED] be put here but that the act of evulgating be confined to "release" and the product to "intelligence" and "information on sources and methods." This would do away with term "protected information" and its definition in [REDACTED] which, incidentally, essentially duplicates the definition of "official data" contained in [REDACTED] is currently under revision and contains a new definition for official data corresponding with the one suggested above.
- b. DEPUTY DIRECTOR FOR INTELLIGENCE is responsible for:
- (1) "Dissemination" to U.S. Government agencies of "finished intelligence," "finished substantive intelligence," "certain CIA-produced publications," "CIA-produced intelligence," and "intelligence information," as stated [REDACTED] (dated 7 April 1952) be

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EVULGATION

rescinded and a revision of [] be put here, and that the act of evulgating be called "dissemination" and the product be called "national intelligence" and "interdepartmental intelligence" as defined and used in NSCID No. 1.

- (2) "Revealing" to [] of "classified defense information," per [] Suggest revision of [] (DDP working on) be put here, and that the act be called "exchange" and the product be called "official data," as defined above.

c. DEPUTY DIRECTOR FOR PLANS is responsible for:

- (1) "Exchange," "release," and "liaison" with foreign governments, except [] of "classified defense information," "formal intelligence," and "intelligence and intelligence information," in accordance with [] balance of Suggest/revision of [] (DDP working on) be put here and that the act of evulgating be called "exchange" and the product be called "official data," as defined above.
- (2) "Dissemination" of "DDP-produced intelligence" to U.S. Government agencies, although not specified in Agency regulations. Suggest a new paragraph be put here setting out the circumstances that DDP will "disseminate" "interdepartmental intelligence" to U.S. Government agencies.
- (3) "Transmitting" "intelligence" to the FBI, [] Suggest that part of [] pertaining to DDP relationship with FBI be put here, and act of evulgating be called "exchange" and product be called "interdepartmental intelligence," as defined in NSCID No. 1.

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EVULGATION

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d. DEPUTY DIRECTOR FOR SCIENCE AND TECHNOLOGY shall "develop and administer procedures for effecting dissemination" of "CIA-produced intelligence and intelligence information falling within the purview of the Atomic Energy Act of 1946" to U.S. Government agencies, in accordance with []

25

Suggest rescission of [] and new paragraph put here to specify DDS&T responsibilities for "dissemination" of certain types of intelligence to U.S. Government agencies.

e. DEPUTY DIRECTOR FOR SUPPORT is responsible for "liaison relationship" for exchanging "security data on personnel and installations" to FBI []

25

Suggest that part of [] pertaining to Office of Security relationship with FBI be put here, and the act be called "exchange" and the product be called "security data."

f. DEPUTY DIRECTORS are authorized to "disseminate" "critical information or intelligence data produced by his office" to U.S. Government agencies under circumstances prescribed by []. Suggest [] be rescinded and this general authority for any deputy director to disseminate under certain circumstances be perpetuated here.

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g. LEGISLATIVE COUNSEL shall "release" "intelligence material" to the U.S. Congress, in accordance with []. Suggest revision of [] e put out here with act of evulgating described as "release" and product described as "official data."

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h. OFFICE OF PLANNING, PROGRAMMING, AND BUDGETING is responsible for "liaison" with the Bureau of the Budget and with Congressional Appropriations Committee Staffs on "budgetary matters," [] dated 10 May 1966). Suggest these activities be put here described as "release" of information on "budgetary matters."

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EVULGATION

- i. DEPUTY TO THE DIRECTOR OF CENTRAL INTELLIGENCE FOR NATIONAL INTELLIGENCE PROGRAMS EVALUATION shall "release" and "transmit" "information" and "material" to the President's Foreign Intelligence Advisory Board, (see

25X1

[] Suggest [] be revised and put here describing the act of evulgating as "disseminate" and the product, "official data."

- j. CIA CONTRACT NEGOTIATORS are authorized to "reveal" "classified defense information" to contractors, in accordance with [] Suggest this paragraph be revised to deal with the full scope of Agency-wide "release" of "official data" to contractors.

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- k. INDIVIDUAL EMPLOYEES, when authorized by the Director, may:

- (1) "Disclose" "protected information" to Congress. Suggest this part of

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[] be put here after being revised to more clearly set out the circumstances that an individual may "release" "official data" to Congress.

- (2) "Release" Agency information to representatives of public information media [] be added here, describing the act as "release" and the product, "official data."

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4. RESTRICTIONS ON EVULGATION

- a. State "third Agency rule" here.
- b. State rule on clearing internally with component originator before evulgating official data.

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EVULGATION OF CIA OFFICIAL DATA

TO	BY	TYPE OFFICIAL DATA, AS USED IN REGULATIONS	REGULATORY AUTHORITY	ACTION IN REGULATIONS DESCRIBED AS	
1. The Executive Branch	The Director	"Intelligence," "protected information"		"Dissemination"	25X1
2. U.S. Congress	Legislative Counsel	"Intelligence Material"		"Release"	
	Individuals (when authorized by Director)	"Protected information"		"Disclosure"	
	O/PPB	Budgetary matters		"Maintaining liaison"	
3. U.S. Government Agencies	DDI	"Finished substantive intelligence," "Certain CIA-produced publications," "CIA-produced intelligence," and "intelligence information"	No authority in the regulations but apparently is accepted practice	"Production and publication," "dissemination"	
	DDP	Unspecified		Not described, but usually "disseminate" to U.S. Gov't agencies	
	DDS&T	"CIA-produced intelligence and intelligence information falling within the purview of the Atomic Energy Act of 1946"		"Develop and administer procedures for effecting dissemination"	25X1
	Any Deputy Director	"Critical information or intelligence data produced by his office"		"Dissemination"	25X1
	Various Offices and Components	Functional specialties	Various, some specified, some inferred	"Liaison"	

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EVULGATION OF CIA OFFICIAL DATA (Continued)

TO	BY	TYPE OFFICIAL DATA, AS USED IN REGULATIONS	REGULATORY AUTHORITY	ACTION IN REGULATIONS DESCRIBED AS
4. FBI, special	DDP	"Intelligence"		"Transmit"
	DDS	Security data on personnel and installations		"Liaison relationship"
5. Bureau of the Budget	O/PPB	"Budgetary matters"		"Liaison"
6. President's Foreign Intelligence Advisory Board	D/DCI/NIFE	"Information," "material"		"Release," "Transmit"
7. U.S. Contractors	Agency contract negotiators	"Classified defense information"		"Reveal"
8. Foreign Governments, [redacted]	DDP	"Classified defense information," "formal intelligence," "intelli- gence and intelligence information"		"Release," "Exchange," "Liaison"
9 [redacted]	DDI	"Classified defense information"		"Reveal"
10. International Bodies	DCI, per NSCID No. 1	"National intelligence," "interdepartmental intelligence," per NSCID No. 1		"Dissemination" by NSCID No. 1
11. Public Information Media	Individuals (when authorized by the Director)	Agency information		"Release"

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FILE

DD/S 67-6288

7 DEC 1967

MEMORANDUM FOR: Executive Director-Comptroller
Deputy to the DCI for National Intelligence Programs
Evaluation
Assistant Deputy Director for Plans
Assistant Deputy Director for Intelligence
Assistant Deputy Director for Science and Technology
Inspector General
General Counsel
Legislative Counsel
Director of Security

SUBJECT : Meeting of the Regulations Committee

1. Recently proposed revisions to the regulations on dissemination of intelligence material have pointed again to some long standing problems that need solutions.

2. At present we have 12 major paragraphs scattered over six different regulations dealing with dissemination of material of one sort or another by one means or another (list attached). This fragmentation of regulations was criticized by the Inspector General ten years ago for the same reasons that pertain today; i.e., duplication, conflict, and the difficulties imposed on the reader in trying to decide what the numerous regulations on dissemination require him to do or not to do. This problem is further complicated by some terminological differences that need clarification.

3. I believe that we must review the Agency's policies on dissemination and see if the subject cannot be treated more coherently in our regulations. Therefore, I am convening a meeting of the Regulations Committee at 1400 hours on 14 December 1967 for the following purposes:

a. to bring order and unity to the general subject of dissemination in our regulatory system;

b. isolate those aspects of dissemination, release, exchange, disclosure, etc., which are central to the difficulty and resolve differences where they exist; and

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- 2 -

c. assign the responsibility for writing and maintaining a regulation on dissemination of material to one office.

4. Please advise my secretary, extension who will represent you at this meeting.

SIGNED Alan M. Warfield

Alan M. Warfield
Assistant Deputy Director
for Support

Att.

C/SSS:RHW:ADD/S:AMW:bak(7 Dec . 67)

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DD/S 61-6037

21 November 1967

MEMORANDUM FOR: Assistant Deputy Director for Support

THROUGH : Executive Officer to the Deputy Director
for Support

SUBJECT : Regulations on Dissemination

REFERENCES : (a) Memo dtd 1 May 67 to ExDir-Compt fr DDS,
subject, Classification of Agency Reports
(b) Memo dtd 1 May 67 to D/S fr DDS, subject,
Classification of Agency Reports

1. This memorandum contains a recommendation for your approval; the recommendation is contained in paragraph 5.

2. We have reviewed the Director of Security's proposed regulation on dissemination of CIA-produced intelligence, [] (copy attached). It raises again, without providing answers, some familiar problems of dissemination which have been problems for more than a decade and which still need solutions.

3. The proposed regulation would rescind four old-format regulations on dissemination. Even if we do exchange the proposed new regulation for the four old ones, we would still have on the books a total of nine major paragraphs in four different regulations on dissemination of material, for the proposed regulation by no means encompasses the subject of dissemination. This fragmenting of dissemination regulations was criticized by the Inspector General in 1957 for the same reasons that pertain today; i.e., duplication, conflict, and the difficulties imposed on the reader in trying to decide what the numerous regulations on dissemination require him to do or not to do.

4. Further, considerable confusion in terminology exists throughout the various regulations on dissemination. Distinctions are not at all clear among an array of terms used to describe various forms of intelligence and defense information. On the other hand the regulations neither

use nor relate (except by interpretation or guess) to the several types of intelligence defined in NSCID No. 1. In reference (a) the Deputy Director for Support spoke of other "ambiguities" in the regulations arising out of terminology. The proposed regulation does not deal with the problem of terminological ambiguities and, in fact, perpetuates some of them. In any event, terminology is at the heart of the problem and is well beyond the scope of another proposed regulation on dissemination.

5. It is recommended that a meeting of the Regulations Committee be convened to set policy guidelines which will permit rationalization and unification of the various regulations on dissemination.

6. If you approve this recommendation, a suggested memorandum is attached which you may wish to use to convene a meeting of the Committee.


Chief, Support Services Staff

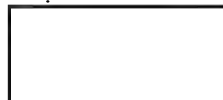
2 Atts

Att 1: Proposed 

Att 2: Draft Memorandum, Meeting of
Regulations Committee

cc: Director of Security

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ATT. 1

DISSEMINATION OF CIA-PRODUCED INTELLIGENCE AND INTELLIGENCE INFORMATION

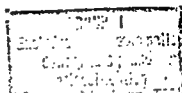
a. GENERAL POLICY

It is the general policy of the Central Intelligence Agency to disseminate CIA-produced intelligence and intelligence information whether classified or unclassified, written or oral, to those officials and agencies of the United States Government who have a need for such information in the interest of national security and to a limited number of United States citizens and organizations who have need because of participation in the intelligence activities of the United States Government. Intelligence and intelligence information will not be disseminated which will jeopardize intelligence sources and methods or which will embarrass or compromise the United States Government or its agencies or officials.

b. DEFINITIONS

- (1) CIA-produced intelligence consists of intelligence prepared by any evaluating component of CIA.
- (2) CIA-produced intelligence information consists of information reports prepared for intelligence use by any collecting or reference component of CIA.

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- (3) CIA-production falling within the definitions set forth in (1) and (2), above, shall not be construed to be "national intelligence."

c. DISSEMINATION RESPONSIBILITIES

- (1) The Director of Central Reference has the primary responsibility for insuring the appropriate dissemination of intelligence and intelligence information, except as otherwise indicated in paragraphs (2) through (6) below, based upon the recommendations of the originating office and other interested offices.
- (2) The Deputy Director for Plans has the responsibility for authorizing dissemination of all counterespionage and operational material produced by components of DDP. Dissemination of finished intelligence produced within DDP will be effected in accordance with procedures developed and administered by the Deputy Director for Plans.
- (3) The Director of Scientific Intelligence will develop and administer procedures for effecting dissemination of CIA-produced intelligence and intelligence information falling within the purview of the Atomic Energy Act of 1954 (i.e., "Restricted Data").

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- (4) Direct dissemination of critical intelligence data to using agencies, when the need is urgent, will be effected by responsible Operating Officials and heads of independent offices in such form and manner as they deem most expeditious. Subsequently, they will inform the Director for Central Reference and any other Operating Officials and heads of independent offices having a jurisdictional interest in such dissemination and will deliver to the Office of Central Reference master copies of such data for distribution to other authorized recipients.
- (5) The DDI and DDP may authorize direct dissemination of intelligence and intelligence information produced in their own offices to a limited number of individual recipients when special source, security or operational considerations make it inadvisable to use normal channels.

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d. DISSEMINATION CRITERIA AND PROCEDURES

- (1) The Office of Central Reference serves as the focal point for developing and implementing dissemination policies and procedures and is the normal channel for disseminating CIA-produced intelligence and intelligence information, except as specified in paragraph c. (2) through (6), above.
- (2) Each Deputy Director and Office Head will maintain appropriate records of the dissemination of intelligence and intelligence information which he has the responsibility; he is also responsible for insuring that all regulations covering the dissemination or disclosure of such intelligence and intelligence information are followed.
- (3) In order to effectively protect the official product of CIA, no unclassified versions of finished intelligence will be issued or disseminated as an official product of the Central Intelligence Agency.

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DRAFT

MEMORANDUM FOR: Executive Director-Comptroller
Deputy to the DCI for National Intelligence
Programs Evaluation
Assistant Deputy Director for Plans
Assistant Deputy Director for Intelligence
Assistant Deputy Director for Science and
Technology
Inspector General
General Counsel
Legislative Counsel
Director of Security

SUBJECT : Meeting of the Regulations Committee

ATT. 2

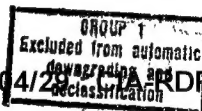
1. Recently proposed revisions to the regulations on dissemination of intelligence material have pointed again to some long standing problems that need solutions.

2. At present we have 12 major paragraphs scattered over six different regulations dealing with dissemination of material of one sort or another by one means or another (list attached). This fragmentation of regulations was criticized by the Inspector General ten years ago for the same reasons that pertain today; i.e., duplication, conflict, and the difficulties imposed on the reader in trying to decide what the numerous regulations on dissemination require him to do or not to do. This problem is further complicated by some terminological differences that need clarification.

believe that we must
3. I ~~feel that the time has come to~~ review the Agency's policies on dissemination and see if the subject cannot be treated more coherently in our regulations. Therefore, I am convening a meeting of the Regulations Committee at 1400 (hrs.) on 14 December 1967 for the following purposes:

- a. ~~seek a consensus and determination to bring order and unity to the general subject of dissemination in our regulatory system;~~
- b. ~~isolate and formulate in terms that admit to decision and resolution those aspects of dissemination, release, exchange, disclosure, etc., which traditionally have proven to be irreconcilable; and~~ *are central to the difficulty and resolve differences where they exist.*

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SUBJECT: Meeting of the Regulations Committee

- c. assign the responsibility for writing and maintaining a regulation on dissemination of material to one office.
4. Please advise my secretary, who will represent you at this meeting.

ALAN M. WARFIELD
Assistant Deputy Director for Support

Attachment

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